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17	UNITED STATES D	ISTRICT COURT	
18	DISTRICT OF	FNEVADA	
19	TIMOTHY L. BLIXSETH,	3:20-cv-101-RCJ-WGC	
20	Plaintiff,	ORDER GRANTING STIPULATION AND	
	, ,	REQUEST TO EXTEND DATE FOR	
21	V.	FEDERAL DEFENDANTS TO FILE	
		REPLY BRIEFS REGARDING	
22	INTERNAL REVENUE SERVICE, et al.,	RESPECTIVE MOTIONS TO DISMISS	
		(##30, 34, 35)	
23	Defendants.	(First Request)	
24		Current Date: July 6, 2020	
		New Date: July 20, 2020	

It is hereby agreed and stipulated by all parties, through their respective counsel, that the due date for the defendants to file their respective reply briefs regarding their motions to dismiss (## 30, 34, 35) may be extended to <u>July 20, 2020</u>. This is the first request to extend the due date for the defendants' reply briefs regarding the referenced motions. It is requested the Court approve the requested extension of time based on the following:

- 1. Plaintiff Blixseth filed his first amended complaint (#3) on April 10, 2020. The amended complaint asserts claims against multiple federal agencies and one former federal official (defendant Breuer).
- 2. On June 15, 2020, the defendant federal agencies filed their joint motion (#30) to dismiss the claims alleged against them. Plaintiff Blixseth filed his response (#39) to the motion on June 29, 2020.
- 3. On June 15, 2020, defendant Breuer filed his motion (#34) to dismiss the claims alleged against him. Plaintiff Blixseth filed his response (#37) to the motion on June 29, 2020.
- 4. On June 15, 2020, following a Notice of Substitution (#32) defendant United States filed its motion (#35) to dismiss the claims for which it was substituted as defendant. Plaintiff Blixseth filed his response (#38) to the motion on June 29, 2020.
- 5. In accordance with the ordinary briefing schedule, the reply briefs regarding the three motions to dismiss described above would be due <u>July 6, 2020</u>. The requested extension of time would yield a deadline of <u>July 20, 2020</u>.
- 6. The two-week extension of time is requested due to the combined effects of the July 4 holiday, pre-scheduled leave away from the office for one or more government counsel, and the work restrictions imposed as a result of the current public health environment.

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1	Based on the foregoing, the parties request the Court approve the stipulation and the proposed		
2	extension of time to July 20, 2020, for the filing of defendants' replies regarding the three motions to		
3	dismiss (## 30, 34, 35).		
4			
5	/s/ Richard D. Williamson RICHARD D. WILLIAMSON, ESQ.	<u>/s/ Greg Addington</u> GREG ADDINGTON	
6	Counsel for Plaintiff	Assistant United States Attorney Counsel for Agency Defendants	
7	/s/ John Doubek	/s/ Boris Kukso	
8	JOHN DOUBEK, ESQ. Counsel for Plaintiff	BORIS KUKSO Trial Attorney, Tax Division	
9		Counsel for Agency Defendants	
10		/s/ John Blair Fishwick Martin_	
11		JOHN BLAIR FISHWICK MARTIN Trial Attorney, Civil Division Counsel for Defendant Breuer and	
12		Defendant United States	
13	IT IS SO ORDERED		
14			
15	Date; July 2, 2020.	Dane.	
16	_ 	UNITED STATES DISTRICT JUDGE	
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